File No.	210216

Committee Item No. <u>4</u> Board Item No. _____

COMMITTEE/BOARD OF SUPERVISORS

AGENDA PACKET CONTENTS LIST

Date March 15, 2021

Board of	⁵ Supervisors	Meeting
----------	--------------------------	---------

Cmte Board

Motion Resolution Ordinance Legislative Digest Budget and Legislative Analyst Report Youth Commission Report Introduction Form Department/Agency Cover Letter and/or Report Memorandum of Understanding (MOU) Grant Information Form Grant Budget Subcontract Budget Contract/Agreement Form 126 - Ethics Commission Award Letter Application Form 700 Vacancy Notice Information Sheet
Public Correspondence (Use back side if additional space is needed)

Completed by:	Victor Young	Date March 11, 2021
Completed by:	-	Date

1	[Administrative Code - Health Care Requirements for Certain Employers at San Francisco International Airport]
2	
3	Ordinance amending the Administrative Code to allow contracting parties that offer
4	multiple health benefit plans at the San Francisco International Airport to charge
5	covered employees a limited share of premium costs on more expensive plans, to
6	clarify who must be covered by health benefit plans that are offered, and to adjust the
7	date by which such health benefit plans must be in effect.
8	NOTE: Unchanged Code text and uncodified text are in plain Arial font.
9	Additions to Codes are in <u>single-underline italics Times New Roman font</u> . Deletions to Codes are in strikethrough italics Times New Roman font. Board amendment additions are in <u>double-underlined Arial font</u> .
10	Board amendment deletions are in <u>additions are in additions</u> . Board amendment deletions are in strikethrough Arial font. Asterisks (* * * *) indicate the omission of unchanged Code
11	subsections or parts of tables.
12	
13	Be it ordained by the People of the City and County of San Francisco:
14	
15	Section 1. Findings and Purpose.
16	(a) The Healthy Airport Ordinance, Ordinance No. 235-20, operative March 21, 2021,
17	requires certain employers at San Francisco International Airport to offer Covered Employees
18	who are San Francisco Airport Service Employees a family health benefit plan at no cost to
19	the employee, or to make contributions for the Covered Employee into an account established
20	under Section 14.2 of the Administrative Code. At least one such health benefit plan must be
21	a "platinum-level" plan, which means that it provides benefits that are actuarially equivalent to
22	at least 90% of the full actuarial value of the benefits provided under the plan. An employer
23	that complies with the Healthy Airport Ordinance by providing a platinum-level family health
24	benefit plan may also offer Covered Employees alternative "gold-level" family health benefit
25	plans, which are actuarially equivalent to at least 80% of the full actuarial value of the benefits

provided under the plan. The Healthy Airport Ordinance likewise requires these additional
 plans to be offered at no cost to the Covered Employee.

3 As of March 2021, some employers covered by this requirement offered gold-level 4 health benefit plans, in particular Preferred Provider Organization (PPO) plans, that despite 5 their lower actuarial value are more expensive than the platinum-level health benefits they will 6 offer under Ordinance No. 235-20. Without an amendment to the Healthy Airport Ordinance, 7 there is a risk that some employers will discontinue offering these additional gold-level plans 8 due to their cost, and instead offer Covered Employees only one compliant health benefit 9 plan, the platinum-level plan. To encourage employers to maintain employee choice of health 10 benefits, this ordinance amends the Healthy Airport Ordinance to allow Covered Employees who elect such additional plans to be charged premium contributions, which are limited to the 11 12 difference in premium costs between the plans.

(b) This ordinance clarifies who must be covered by the family health benefits offeredunder the Healthy Airport Ordinance.

(c) Although the Healthy Airport Ordinance will be operative March 21, 2021, health
benefits in the market are sold on a month-to-month basis. To conform to this aspect of
market conditions, this ordinance clarifies that health benefit plans provided to comply with the
Healthy Airport Ordinance need not be in effect until April 1, 2021.

19

Section 2. Chapter 12Q of the Administrative Code is hereby amended by revising
Section 12Q.3 to read as follows:

22

23 SEC. 12Q.3. HEALTH CARE ACCOUNTABILITY COMPONENTS.

- 24
- 25

Supervisors Mandelman; Walton **BOARD OF SUPERVISORS**

* *

1 (d) With respect to each Covered Employee who is a San Francisco Airport Service 2 Employee, each Contracting Party shall do one of the following, at the Contracting Party's 3 option:

4

(1) Offer health plan benefits to the Covered Employee and the Covered 5 Employee's dependents, with *all*-the following features:

6 (A) The health benefits shall *include at least one plan that is be*-offered at no 7 cost to the Covered Employee, (B) The health benefits offered shall include at least one plan that 8 provides a level of coverage that is designed to provide benefits that are actuarially equivalent 9 to at least 90% of the full actuarial value of the benefits provided under the plan, and ω 10 provides coverage for all services described in the California Essential Health Benefit 11 Benchmark Plan.

12 (B) A Contracting Party may offer additional health benefit plans, provided 13 that each such *additional* health benefit plan offered shall provide a level of coverage that is 14 designed to provide benefits that are actuarially equivalent to at least 80% of the full actuarial 15 value of the benefits provided under the plan and to provide coverage for all services as 16 described in the California Essential Health Benefit Benchmark Plan. If the premium costs of 17 such additional health benefit plan are greater than the premium costs of a plan offered under 18 subsection (d)(1)(A), a Covered Employee electing such a health benefit plan may be required to pay a 19 portion of the premium costs. The Covered Employee's premium cost share shall be limited to not 20 more than the difference between the premium costs of the most expensive plan offered under 21 subsection (d)(1)(A) and the premium costs of the health benefit plan that the Covered Employee elects 22 under this subsection (d)(1)(B). 23 (C) The maximum period for each Covered Employee's health benefits to 24 become effective shall be no later than the first day of the first month after 30 days from the

25 start of employment as a San Francisco Airport Service Employee; provided, however, that if

1	a Contracting Party elects to make monthly contributions for a Covered Employee pursuant to
2	subsection (d)(2), health benefits shall become effective no later than the first day after the
3	Contracting Party ceases making such contributions.
4	(D) The Covered Employee's health benefits shall, at a minimum, cover the
5	Covered Employee, the Covered Employee's spouse or registered domestic partner, and the Covered
6	Employee's child, which shall include any legally adopted child, recognized natural child, stepchild,
7	foster child, and minor legal ward. Coverage for a child must be made available until the child
8	reaches the age of 26, in accordance with 42 U.S.C. § 300gg-14(a), as may be amended from time to
9	<u>time.</u>
10	(E) Notwithstanding the Operative Date of Ordinance No. 235-20, if a
11	Contracting Party elects to comply with Section 12Q.3(d) by providing health benefits under subsection
12	(d)(1), such health benefits shall not be required to be in effect prior to April 1, 2021.
13	
14	* * * *
15	
16	Section 3. Effective Date; Operative Date; Retroactivity.
17	(a) This ordinance shall become effective 30 days after enactment. Enactment occurs
18	when the Mayor signs the ordinance, the Mayor returns the ordinance unsigned or does not
19	sign the ordinance within ten days of receiving it, or the Board of Supervisors overrides the
20	Mayor's veto of the ordinance.
21	(b) This ordinance shall become operative on its effective date, except that the
22	amendment adding Section 12Q.3(d)(1)(E) shall be retroactive to the Operative Date of
23	Ordinance No. 235-20.
24	
25	

1	Section 4. Scope of Ordinance. In enacting this ordinance, the Board of Supervisors
2	intends to amend only those words, phrases, paragraphs, subsections, sections, articles,
3	numbers, punctuation marks, charts, diagrams, or any other constituent parts of the Municipal
4	Code that are explicitly shown in this ordinance as additions, deletions, Board amendment
5	additions, and Board amendment deletions in accordance with the "Note" that appears under
6	the official title of the ordinance.
7	
8	Section 5. City Undertaking Limited to Promotion of the General Welfare.
9	In undertaking the adoption and enforcement of this ordinance, the City is undertaking
10	only to promote the general welfare. The City is not assuming, nor is it imposing on its
11	officers and employees, an obligation for breach of which it is liable in money damages to any
12	person who claims that such breach proximately caused injury. This ordinance does not
13	create a legally enforceable right by any member of the public against the City.
14	
15	
16	APPROVED AS TO FORM:
17	DENNIS J. HERRERA, City Attorney
18	By: <u>/s/</u> LISA POWELL
19	Deputy City Attorney
20	n:\legana\as2021\2100327\01516786.docx
21	
22	
23	
24	
25	

LEGISLATIVE DIGEST

[Administrative Code – Amendments to the Health Care Requirements for Certain Employers at San Francisco International Airport]

Ordinance amending the Administrative Code to allow Contracting Parties that offer multiple health benefit plans at the San Francisco International Airport to charge Covered Employees a limited share of premium costs on more expensive plans, to clarify who must be covered by health benefit plans that are offered, and to adjust the date by which such health benefit plans must be in effect.

Existing Law

The City's Healthy Airport Ordinance, Ordinance No. 235-20, operative March 21, 2021, requires certain employers at San Francisco International Airport to either (1) offer Covered Employees who are San Francisco Airport Service Employees a platinum-level family health benefit plan at no cost to the employee, or (2) to make contributions, currently set at \$9.50 per hour, for the Covered Employee into an account established under Section 14.2 of the Administrative Code. Admin. Code § 12Q.3(d). An employer that complies with Ordinance No. 235-20 by providing platinum-level family health benefits may offer additional gold-level health benefit plans, also at no cost to the Covered Employee.

Amendments to Current Law

This proposed ordinance makes three changes to Section 12Q.3(d) of the Administrative Code, added by Ordinance No. 235-20, as follows:

- 1. The proposed ordinance allows employers that offer Covered Employees a compliant, no cost platinum-level health benefit plan and an alternative gold-level health benefit plan that is more expensive to require Covered Employees who elect that plan to pay a portion of the premium costs of the more expensive plan, limited to the difference between the premium costs of that plan and the compliant, no cost plan.
- 2. The proposed ordinance specifies who must be covered by the family health benefit plan, specifically, the Covered Employee, the Covered Employee's spouse or registered domestic partner, and the Covered Employee's child, which shall include any legally adopted child, recognized natural child, stepchild, foster child, and minor legal ward. In accordance with federal law, coverage for children must be made available until a child reaches the age of 26, even if the young adult no longer lives with the Covered Employee, is not a dependent on the Covered Employee's tax return, or is no longer a student.
- 3. The proposed ordinance delays the health benefit plan requirements from Ordinance No. 235-20's Operative Date of March 21, 2021, to April 1, 2021.

Background Information

The purpose of the premium cost sharing amendment is to address an unintended consequence of Ordinance No. 235-20, specifically that some employers may eliminate additional health benefit plan options that exceed the cost of one compliant plan.

The purpose of the amendment specifying who must be covered is to address an ambiguity in Ordinance No. 235-20 and provide needed clarity to employers and covered employees.

The Operative Date of Ordinance No. 235-20 is March 21, 2021, but health insurance is purchased on a month-to-month basis. The purpose of the amendment delaying implementation of the health benefit plan provisions to April 1, 2021, is to align these provisions with health insurance market conditions.

n:\legana\as2021\2100327\01515481.docx

BOARD of SUPERVISORS



City Hall 1 Dr. Carlton B. Goodlett Place, Room 244 San Francisco 94102-4689 Tel. No. 554-5184 Fax No. 554-5163 TDD/TTY No. 554-5227

MEMORANDUM

TO: Ivar C. Satero, Airport Director Executive Director Abbie Yant, Health Service System

FROM: Victor Young, Assistant Clerk

Victor Howay

DATE: March 8, 2021

SUBJECT: LEGISLATION INTRODUCED

The Board of Supervisors' Rules Committee received the following proposed legislation:

File No. 210216

Ordinance amending the Administrative Code to allow contracting parties that offer multiple health benefit plans at the San Francisco International Airport to charge covered employees a limited share of premium costs on more expensive plans, to clarify who must be covered by health benefit plans that are offered, and to adjust the date by which such health benefit plans must be in effect.

If you have comments or reports to be included with the file, please forward them to me at the Board of Supervisors, City Hall, Room 244, 1 Dr. Carlton B. Goodlett Place, San Francisco, CA 94102 or by email at: linda.wong@sfgov.org.

c. Cathy Widener, SFO

President, District 10 BOARD of SUPERVISORS



City Hall 1 Dr. Carlton B. Goodlett Place, Room 244 San Francisco, CA 94102-4689 Tel. No. 554-6516 Fax No. 554-7674 TDD/TTY No. 544-6546

Shamann Walton

PRESIDENTIAL ACTION

Date: 3/4/2021

To: Angela Calvillo, Clerk of the Board of Supervisors

Madam Clerk,

Pursuant to Board Rules, I am hereby:

X Waiving 30-Day Rule (Board Rule No. 3.23)

File N	о.	210216	Mandelman	
			(Primary Sponsor)	
Title.	[Administ	Administrative Code - Health Care Requirements for Cert		in Em

[•] [Administrative Code - Health Care Requirements for Certain Employers at San Francisco International Airport]

□ Transferring (Board Rule No 3.3)

	0	/				
File No	Э.			(Primary Spons		
Title.				(i minity opons		
From:					Comn	nittee
To:					Comn	
Assigning	Tempora	ry Committe	e Appoi	ntment (Board Rule No	. 3.1)	
Superviso	or:		Rep	placing Supervisor:		
Fo	r:					Meeting
	I)	Date)		(Committee)		- 0
Start 7	l'ime:	End	Гіте:			
Temp	orary Assi	gnment: O	Partial	• Full Meeting		
				1		1
				Shamann Walton,	President	
				Board of Superviso	015	